UNITED STATES DISTRICT COURT FOR THE DISTRICT OF NEBRASKA

	United States of America)					
	v.)		4.10CD2117			
	ANTHONY R. HOLROYD,)	Case No.	4:10CR3117			
	Defendant)					
	DETENTION ORDER PER	NDING TRL	AL			
facts re	After conducting a detention hearing under the Bail Reform at sequire that the defendant be detained pending trial.	Act, 18 U.S.	C. § 3142(f), I conclude that these			
□ (1)	Part I—Findings (1) The defendant is charged with an offense described in 18 U.S.		V1) and has previously been			
□ (1)			ould have been a federal offense if			
	jurisdiction had existed - that is	onse that we	and have been a rederal offense if			
	a crime of violence as defined in 18 U.S.C. § 3156(a)(4 for which the prison term is 10 years or more.)or an offen	se listed in 18 U.S.C. § 2332b(g)(5)			
	☐ an offense for which the maximum sentence is death of	or life impris	onment.			
	an offense for which a maximum prison term of ten ye in	ars or more	is prescribed			
			.*			
	□ a felony committed after the defendant had been condescribed in 18 U.S.C. § 3142(f)(1)(A)-(C), or compara		-			
	☐ any felony that is not a crime of violence but involves	s:				
	□ a minor victim					
	\Box the possession or use of a firearm or destructive	device or ar	ny other dangerous weapon			
	□ a failure to register under 18 U.S.C. § 2250					
□ (2)	(2) The offense described in finding (1) was committed while the federal, state release or local offense.	The offense described in finding (1) was committed while the defendant was on release pending trial for a federal, state release or local offense.				
□ (3)	(3) A period of less than five years has elapsed since the	□ date of	conviction ☐ the defendant's release			
	from prison for the offense described in finding (1).					
□ (4)		Findings Nos. (1), (2) and (3) establish a rebuttable presumption that no condition will reasonably assure t safety of another person or the community. I further find that the defendant has not rebutted the presumption.				
	Alternative Findin	ıgs (A)				
\Box (1)	(1) There is probable cause to believe that the defendant has	committed a	un offense			

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	for which a in	maximum prison term of ter	n years or more is prescribed			
	□ under 18 U	.S.C. § 924(c).				
□ (2)	The defendant has not rebutted the presumption established by finding 1 that no condition will reason the defendant's appearance and the safety of the community.					
		Alt	ernative Findings (B)			
X (1)	(1) There is a serious risk that the defendant will not appear.					
X (2)	There is a serious risk that the defendant will endanger the safety of another person or the community.					
	I find that the testi		nent of the Reasons for Detention nitted at the detention hearing establishes by	X clear and		
convinc	ing evidence □	a preponderance of the ex	vidence that			
activity; unable o	was present when	gang members discussed s	ed; has been involved in significant drug and gun shooting the CI if released, and said nothing, indic enforcement, to express disagreement with gang p	eating he is		
		Part III—Di	rections Regarding Detention			
pending order of	rections facility se appeal. The defe f United States Co	parate, to the extent pract ndant must be afforded a r urt or on request of an at	of the Attorney General or a designated represent cicable, from persons awaiting or serving sentence easonable opportunity to consult privately with torney for the Government, the person in charges marshal for a court appearance.	es or held in custody defense counsel. On		
Date:	Novem	per 30, 2010	s/Cheryl R. Zwart			
			United States Magistrate Judge	e		